General Requirements		
Page & Line #s	Question	Comments
Page 12, lines 288-291	GR 01 - Is a written Leafy Greens Compliance Plan which specifically addresses the Best Practices of the LGMA available for review?	
	GR 02 - Does it specifically address the following subjects consistent with the LGMA:	
	GR 02a - Water	
	GR 02b - Soil Amendments	
	GR 02c - Environmental Factors	
	GR 02d - Work Practices	
	GR 02e - Field Sanitation	
Page 12, lines 292-293	GR 03 - Is an up to date producers list with contact and location information available for review?	
Page 12, lines 294-297	GR 04 - Is the shipper in compliance with the registration requirement of The Public Health Security and Bioterrorism Preparedness and Response Act of 2002?	
	GR 05 - Does the Shipper have a traceability process?	
	GR 05a - Does it enable identification of immediate non-transporter source?	
	GR 05b - Does it enable identification of immediate non-transporter subsequent recipient?	
Page 12, lines 298-300	GR 06 - Has the Shipper (or if applicable the producer) designated someone to implement and oversee the food safety program?	
	GR 06a - Is the name of the individual available?	
	GR 06b - Is 24/7 contact information for the individual available?	

Environmental Assessments		
Page & Line #s	Question	Comments
Page 12, lines 309-315	Pre-Season Assessment	
Page 12, lines 317-320	Animal Activity	
	EA 01 - Did the assessment indicate that the production area was free from all of the following?	
	EA 01a - Presence or evidence of animals of significant risk	
	EA 01b - Downed fencing	
Page 47, Table 5	EA 01c - Tracks	
	EA 01d - Feeding	
	EA 01e - Feces of animals of significant risk identified in the field	
	EA 01 - EA 01e if any of these are answered "NO" then EA 01f - EA 01h will drop down.	
Page 47, Table 5	EA 01f - If "No" were specific actions identified to correct any deficiencies?	
Page 47, Table 5	EA 01g - If "No" is documentation available to show that actions were implemented?	
Page 45, Line 905-909 Page 47, Table 5	EA 01h - If "No" are you periodically monitoring the effectiveness of any corrective actions?	

Environmental Assessments (continued)		
Page & Line #s	Question	Comments
Page 13, Line 321-330	Adjacent Land Use	•
	EA 02 - Was the adjacent land area free from compost operations within 400' of the crop edge?	
Page 49, Table 6	EA 02a - If "No" are there mitigation measures, topographical or climate features that indicate that the 400' recommendation should be modified?	
	EA 02b - If "No" are mitigation measures in place and documented?	
	EA 03 - Was the adjacent land area free from confined animal feeding operations (CAFO) within 400' of the crop edge?	
Page 49, Table 6	EA 03a - If "No" are there mitigation measures, topographical or climate features that indicate that the 400' recommendation should be modified?	
	EA 03b - If "No" are mitigation measures in place and documented?	
	EA 04 - Is the adjacent land area free from non-synthetic soil amendments stored within 400' of the edge of the crop?	
Page 49-50 Table 6	EA 04a - If "No" has the non-synthetic crop treatment been treated using a validated process and no closer than 30' from the edge of the crop?	
Page 49-50 Table 6	EA 04b - If "No" are there mitigation measures or topographical features that indicate that the 400' recommendation should be modified?	
	EA 04c - If "No" are mitigation measures in place and documented?	
	EA 05 - Is the adjacent land area free from grazing lands/domestic animals within 30' from the edge of the crop?	
Page 50, Table 6	EA 05a - If "No" are there topographical or climate features that indicate that 30' recommendation should be modified?	
	EA 05b - If "No" are mitigation measures in place and documented?	
	EA 06 - Is the adjacent land area free from any septic leach fields (home or other building) within 30' of the edge of the crop?	
Page 50, Table 6	EA 06a - If "No" are there mitigation measures, topographical or climate features that indicate that 30' should be modified is too short a distance?	
	EA 06b - If "No" are mitigation measures in place and documented?	
	EA 07 - Are all well heads at least 200' from untreated manure?	
Page 50, Table 6	EA 07a - If "No" are there topographical or climate features that indicate that 200' is too short a distance?	
	EA 07b - If "No" are mitigation measures in place and documented?	
	EA 08 - Does documentation justify the buffer zone distance for all surface water sources on the ranch and their separation from	
	untreated manure (raw manure and partially composted manure) as follows?	
Page 50-51, Table 6	EA 08a - 100' for sandy soil with a slope <6%	
	EA 08b - 200' for loamy or clay soil with a slope <6%	
	EA 08c - 300' for all slopes >6%	
	EA 09 - Is the adjacent land free from uses or conditions that pose a food safety risk to crops?	
Page 45, Line 918-922	EA 09a - If "No" has a risk assessment been conducted to evaluate the risk?	
	EA 09b - If "No" have corrective measures been put in place and documented?	

Environmental Assessments (continued)		
Page & Line #s	Question	Comments
Recent Field History		
	EA 10 - Are production blocks free from all of the following:	
Page 13, Line 337	EA 10a - History of flooding within the last 60 days	
Page 13, Line 325	EA 10b - History of grazing on the crop land within the last 1 year	
Page 13, Line 332-335	EA 10c - History of hazardous activity including but not limited to CAFO, municipal waste, toxic waste, landfill, etc?	
	EA10a - EA10c if any of these are answered "NO" then EA10d will drop down	
	EA 10d - If no, were specific actions implemented and documented to mitigate the issue(s)?	
Pre-Harvest Assessment		
	EA 11 - Was a Pre-Harvest Assessment conducted within 7 days for each harvested lot?	
	EA 11a - Did it address the following areas?	
	EA 11b - Intrusion by animals of significant risk	
Page 12, Line 309-310; Page 45, Line 905-908;	EA 11c - Flooding	
Page 45, Line 905-906,	EA 11d - Potential contamination materials	
	EA 11e - Condition of water source and distribution system	
	EA 11f - Unexpected adjacent land activity that will pose a risk to food safety	
	EA 11g - Worker hygiene and sanitary facilities	

Animal Intrusion		
	EA 12 - Was the pre-harvest lot free from all of the following:	
	EA 12a - Presence or evidence of animals of significant risk	
	EA 12b - Downed fencing	
	EA 12c - Tracks	
	EA 12d - Feeding	
	EA 12e - Feces of animals of significant risk identified in the field?	
Page 47, Table 5	EA12a - EA12e if any of these are answered "NO" then EA12f - EA12k will drop down	
	EA 12f - If "No", was a food safety assessment completed?	
	EA 12g - Did the food safety assessment identify any remedial actions?	
	EA 12h - Is the individual who conducted the assessment identified?	
	EA 12i - Is the date of the assessment documented?	
	EA 12j - Was the field not harvested?	
	EA 12k - If "No", is there documentation to show the remedial actions were followed?	

Environmental Assessments (continued)		
Page & Line #s	Question	Comments
Unusual Events		
Page 13, Line 336-339	EA 13 - Does the pre-season ranch assessment include an evaluation of potential flooding and a conclusion that there is insignificant potential for flooding of the production blocks?	
	If EA13 is answered "NO" then EA13a - EA13e will drop down	
	EA 13a - If "No" do the records indicate that no fields were flooded at any time during the crop cycle?	
	EA 13b - If production blocks were flooded is there documentation to indicate the extent of flooding and the area of crop impacted?	
	EA 13c - Was the product left un-harvested?	
	EA 13d - If product was harvested, was a 30' (min) "no harvest" buffer from the high water mark established?	
	EA 13e - Are these remedial activities documented?	
Page 13, Line 331-335	EA 14 - Is the pre-harvest lot free from all evidence of any other type of potential source of human pathogen contamination AND the food safety status of the adjacent land remains unchanged since the pre-season assessment was conducted?	
	If EA14 is answered "NO" then EA14a - EA14h will drop down	
	EA 14a - If "No", was a food safety assessment completed?	
	EA 14b - Is the individual who conducted the assessment identified?	
	EA 14c - Is the date of the assessment documented?	
	EA 14d - Were remedial actions formulated?	
	EA 14e - If "No", was the field harvested?	
	EA 14f - If "No", is there documentation to show the remedial actions were followed?	
Page 45, Line 890-894	EA 14g - Did the remedial action include creation of "no harvest" buffer or separation zones around the potentially contaminated area(s)?	
Page 48, Table 5	EA 14h - Is documentation which fully delineates the potential contamination available for review?	

	Water Use		
ı	Page & Line #s	Question	Comments
	Page 14; Line 362-368	WU 01 - Is a ranch map (or other documentation) indicating the sources of water and distribution systems available for review?	
1 age 14, Line 302 300	WU 01a - Does the map (or other documentation) identify permanent above ground fixtures such that they can be located in the field?		
Ī	Page 14; Line 367-368	WU 01b - Does the map or other documentation identify the production blocks that may be served by each water source?	
Ī	Page 14; Line 375-377	WU 01c - Was a sanitary survey completed prior to use for each water source?	
	Page 14; Line 369-370	WU 01d - Are effluent systems (that convey untreated human or animal wastes) separated from irrigation water systems?	

Water Use (continued)		
Page & Line #s	Question	Comments
Pre-Harvest Foliar and	non-Foliar Water Applications	
	Table 1 & Figure 1A & 1B	
Page 16; Table 1	WU 02 - Was a source water test conducted for each source of water within 60 days of first use on post germinated fields? Note: Reclaimed water sample results and analysis provided by the water district or provider may be utilized as records of water source testing for verification and validation audits.	
Page 16, Table 1	WU 02a - Are records available to demonstrate that water samples have been collected from each water distribution system on a monthly basis?	
	WU 02b - Records show that the water samples are taken no less than 18 hours apart.	
Page 17; Table 1	WU 02c - Is the geometric mean less than or equal to 126 MPN/100 ml?	
rage II, Table I	WU 02d - Are all individual samples less than or equal to 235MPN/100 ml (foliar) or 576 MPN/100m ml (non-Foliar)?	
	WU 02e - The location where the sample was taken is recorded.	
	WU 02f - Show the name of the test laboratory WU 02g - The generic E.coli testing methodology is specified on the test report and meets the 15 tube MPN (FDA BAM) or other U.S. EPA, AOAC, or other method accredited for quantitative monitoring of water for generic E. coli.	
	WU02C or WU02D answered "no" then WU02H-WU02P will drop down	
	WU 02h - The water system was discontinued after the tests indicated the water source failed to meet the minimum water quality requirements.	
	WU 02i - A sanitary survey was completed on the water source and distribution system for possible contamination.	
Page 16; Table 1	WU 02j - Records show that corrective actions were taken to eliminate the contamination sources.	
	WU 02k - Samples for the required water retesting were taken at the previous sampling point.	
	WU 02I - One water test was taken daily (not less than 18 hours apart) for 5 days.	
	WU 02m - These 5 test results met the acceptance criteria: average less than 126 MPN/100ml (based on rolling geometric mean=5) and no sample exceeded greater than 235 MPN/100 ml (foliar) or 576 MPN/100 ml (non-foliar).	
	WU 02n - Records show the water system was not used while the water quality was inadequate.	
	WU 02o - Was product sampled for E coli 157:H7 and Salmonella.	
	WU 02p - Or records show that the crop was not harvested for human consumption when the tests were positive for E coli O157:H7 or Salmonella.	

Municipal Supply or Well Exemption		
Page 16; Table 1	WU 03 - Is the source water from a municipal supply or well?	
	WU 03a - Does this source qualify for the 5 consecutive monthly samples below the generic E. coli detection limit on record (2.2 MPN)	
r ago ro, rabio r	exemption?	
	WU 03b - Is the last sample recorded within 180 days of the audit date?	

	Water Use (continued)	
ge & Line #s	Question	Comments
ost Harvest- Direct F	Produce Contact or Food Contact Surfaces	
	Table 1 & Figure 1C	
Page 17; Table 1	WU 04 - Is the water from a source that meets the USEPA MCLG for microbial quality (Negative per 100ml (<2.2 MPN/100ml))?	
rage II, Table I	WU 04a - If "No" has the water received sufficient disinfection to meet the USEPA MCLG for microbial quality?	
Page 18; Table 1	WU 04b - If the water is reused, is sufficient disinfection added and monitored to prevent possible cross-contamination? (Chlorine-more than 1ppm free chlorine and PH 6.5-7.5 or ORP-more than 650mV or other approved treatment per product EPA label for human pathogen reduction in water)	
	WU 04c - Was a source water test conducted for each source of water within 60 days of first use?	
	WU 04d - Are records available to demonstrate that water samples or monitoring results have been collected from each water distribution system within the last month?	
	If WU04 and WU04A are answered "NO" then WU04e - WU04n will drop down	
	WU 04e - Was use of the water system discontinued after the tests indicated the water source failed to meet the minimum water quality requirements?	
	WU 04f - Was a sanitary survey completed on the water source and distribution system for possible contamination?	
	WU 04g - Do records show that corrective actions were taken to eliminate the contamination sources?	
Page 17; Table 1	WU 04h - Were samples for the required water retesting taken at the previous sampling point?	
	WU 04i - Was one water test taken daily (not less than 18 hours apart) for 5 days at the point closest to use?	
	WU 04j - Did these 5 test results meet the acceptance criteria: less than 2.2 MPN/100ml?	
	WU 04k - Do records show the water system was not used while the water quality was inadequate?	
	WU 04I - Was product sampled for E coli 157:H7 and Salmonella?	
	WU 04m - Do records show that the crop was not harvested for human consumption when the tests were positive for E coli O157:H7 or Salmonella?	
	WU 04n - Do the records show that the product was not harvested?	

Page 17; Table 1	WU 05 - Do records show that all water used in equipment cleaning processes (Tables, belts, bins, etc.) is tested for generic E. coli or that sufficient disinfectant was used?	
	WU 05a - Do the records document all of the following:	
	WU 05b - The generic E.coli testing methodology is specified on the test report and meets the 15 tube MPN (FDA BAM) or other U.S. EPA, AOAC, or other method accredited for quantitative monitoring of water for generic E. coli.	
Page 18 Table 1	WU 05c - The records indicate that the operation monitors disinfectant levels during re-hydration, product coring in the field and product cooling.	
	WU 05d - The records indicate the testing procedure/equipment that was used for monitoring the disinfectant levels (Indicate the procedure/equipment type).	
	WU 05e - Is the location of where the sample was taken recorded?	
	WU 05f - Do the records show the name of the test laboratory if applicable?	

Soil Amendments		
Page & Line #s	Question	Comments
All soil amendments are free from raw or partially composted animal manure and biosolids.		
Dama 90, Lina 400, 404	SA 01 - Raw or partially composted animal manure or biosolids have not been applied in the last 1 year?	
Page 23; Line 462-464	SA 01a - If "No" to the above were any of these fields used in the production of leafy greens?	

Soil amendments contain	o composted manure
	SA 02 - No soil amendment containing fully composted animal manure has been applied to the field within the last year?
Page 24; Line 502-509 &	If SA02 is answered "NO" then SA02a-SA02u will drop down
514-516	SA 02a - Are Process Validation records available for review?
	SA 02b - If the Enclosed or Within-Vessel Composting method is used, do the records show:
	SA 02cthat the active compost maintained a minimum of 131oF for 3 days?
	SA 02d - If the Windrow Composting method is used do the records show:
	SA 02ethat the active compost maintained aerobic conditions for a minimum of 131oF for 15 days?
Dogo 25: Toblo 2	SA 02fa minimum of five turnings?
Page 25: Table 2	SA 02g - If the Aerated Static Pile Composting method is used do the records show that:
	SA 02hthe active compost was covered with 6 to 12 inches of insulating materials?
	SA 02imaintain a minimum of 131oF for 3 days?
	SA 02j - Has each lot of composted material that is equal to or less than 5000 cubic yards been tested as required?
	SA 02k - Has each lot of composted material been applied to the production location more than 45 days before harvest?
	Records must be available to document the following criteria have been meet for each lot of compost containing animal material
	used.
	a. Acceptance criteria SA 02I - Fecal coliforms: <1000 MPN/gram
Page 25: Table 2	
	SA 02n - E. coli O157:H7: Negative per sample size of the prescribed test b. Recommended test methods
	SA 02o - Fecal coliforms: 9 tube MPN
D 00: T-bl- 0	
Page 26; Table 2	SA 02p - Salmonella spp: U.S. EPA Method 1682
	SA 02q - E. coli O157:H7: Any laboratory validated method for compost
	SA 02r - Other U.S. EPA, FDA, or AOAC-accredited methods may be used as appropriate.
	c. Sampling plan
Page 26; Table 2	SA 02s - 12 point sampling plan composite sample
	SA 02t - Sample may be taken by the supplier if trained by the testing laboratory
	SA 02u - Laboratory must be certified/accredited

Soil Amendments (continued)		
Page & Line #s	Question	Comments
Soil amendments that do not contain animal manure		
Page 23; Line 469-480	SA 03 - Is a Letter of Guaranty or other comparable documentation (ingredient statement, bag label, etc) available that shows the	
Page 28; Table 2	soil amendment does not contain animal manure or is composed of a single ingredient?	
Page 28; Table 2	SA 03a - Is the name of the authority issuing the Letter of Guaranty or other comparable document shown?	

	SA 04 - No soil amendment containing animal manure that has been physically heat treated or processed by other equivalent methods have been applied in the field within the last year
	If SA04 is answered "NO" then SA04a-SA04m will drop down
Daga 07, Table 0	SA 04a - Are process records or other comparable documentation available that show the lethality of the process?
Page 27; Table 2	SA 04b - Is the name of the process authority issuing the Letter of Guaranty or other comparable document shown?
	Records must be available to document the following criteria have been meet for each lot of physically heat treated or processed by other equivalent method compost containing animal material used.
	a. Acceptance criteria
Page 27; Table 2	SA 04c - Fecal coliforms: Negative MPN/gram
rage 21, Table 2	SA 04d - Salmonella: Negative per sample size of the prescribed test
	SA 04e - E. coli O157:H7: Negative per sample size of the prescribed test
	b. Recommended test methods
	SA 04f - Fecal coliforms: 9 tube MPN
Page 27; Table 2	SA 04g - Salmonella spp: U.S. EPA Method 1682
	SA 04h - E. coli O157:H7: Any laboratory validated method for compost
	SA 04i - Other U.S. EPA, FDA, or AOAC-accredited methods may be used as appropriate.
	c. Sampling plan
	SA 04j - 12 point sampling plan composite sample
Page 27; Table 2	SA 04k - Sample may be taken by the supplier if trained by the testing laboratory Pp 25
	SA 04I - Laboratory must be certified/accredited
age 28-29; Table 2	SA 04m - If testing records are NOT available is a Certificate of Process Validity as defined by the "Guidelines" available for review?

	Soil Amendments (continued)
age & Line #s	Question
Soil amendments that a	re Non-Synthetic Crop Treatments (compost teas, fish emulsions, fish meal, blood meal, bio-fertilizers, etc) Table 3 & Figure 3).
Page 32; Line 537-539	SA 05 - No non-synthetic crop treatment has been applied to the crop?
	If SA05 if answered "NO" then SA05a - SA05v will drop down
	SA 05a - If "No" to the above, the product (non-synthetic soil amendment) was not applied to the edible portion of the crop?
Page 33; Table 3	SA 05b - Is a letter of compliance or comparable document outlining the actual conditions of use and conformance to standards available for review (including presence of animal products or manure)?
	Records must be available to document the following criteria have been meet for each lot of non-synthetic crop treatment used.
	SA 05c - Did each lot/batch used meet the microbial criteria identified below?
Page 33; Table 3	SA 05d - Salmonella: Negative per sample size of the prescribed test
	SA 05e - E. coli O157:H7: Negative per sample size of the prescribed test
	SA 05f - If this treatment is applied as a liquid does the solution meet the microbial criteria set forth for pre-harvest water application? (5-sample geometric mean of 126 MPN/100 ml and no sample >235 MPN/100ml (Foliar) or 576 MPN/100 ml (non-foliar))
	Application intervals were met:
	SA 05g - Was this non-synthetic crop treatment produced using a validated process for pathogen control?
Page 34; Table 3	SA 05h - If "No" to above, was the treatment applied at least 45 days before harvest?
	SA 05i - If "Yes", are process validation records and documentation available to show that the process is capable of reducing pathogens of human health significance to acceptable levels.
	Acceptable testing methods were followed:
Dogo 22: Toblo 2	SA 05j - Salmonella spp: U.S. E.P.A. Method 1682
Page 33; Table 3	SA 05k - E. coli O157:H7: Any laboratory validated method for compost sampling
	SA 05I - Other U.S. EPA, FDA, or AOAC-accredited methods may be used as appropriate.
	The proper sampling plan was followed:
	SA 05m - Solid: 12 point sampling plan composite sample
Page 33; Table 3	SA 05n - Liquid: Single well-mixed sample per lot
	SA 05o - Sample may be taken by the supplier if trained by the testing laboratory
	SA 05p - Laboratory must be certified/accredited by annual review of laboratory protocols based on GLPs by recognized NGO.
	Testing Frequency:
	SA 05q - Each lot before application to production fields.
	SA 05r - Identify the crop treatment.
Page 33; Table 3	SA 05s - Show the name of the laboratory completing the testing.
	SA 05t - Show date of application ?
	SA 05u - Does it show the date of harvest?
	SA 05v - Show the supplier name.

David O Livra Ha	Worker Practices	
Page & Line #s General Requirements	Question	Comments
-		
Page 38; Line 681-683	WP 01 - Is there a written policy for all employees and all visitors to the field location which describes the required hygiene rules?	
	WP 01a - Does the Policy address the following:	
Page 39; Line 709-727	WP 01b - Sanitary Facilities	
Page 38; Line 676-687	WP 01c - Field Worker Practices (GMP's, GHP's, etc.)	
Page 38; Line 681-692	WP 01d - Worker Health Practices	
Sanitary Facilities		
	WP 02 - Is there a documented field sanitary facility program?	
	WP 02a - Does the Field Sanitary Facility Program address the following:	
	WP 02b - The number, condition, and placement of field sanitation units complies with applicable state and/or federal regulations.	
	WP 02c - Sanitary facilities are readily accessible (proximate) to the work area.	
	WP 02d - Sanitary facilities are regularly maintained according to schedule.	
	WP 02e - Sanitary facilities have sufficient consumable supplies (i.e.: hand soap, water, paper towels, toilet paper, etc).	
Page 39; Line 709-727	WP 02f - Readily understandable signs are posted to instruct employees to wash their hands before beginning or returning to work.	
	WP 02g - Field sanitation facilities are cleaned and serviced on a scheduled basis and at a location that minimizes the potential risk for	
	product contamination.	
	WP 02h - Address the placement of the sanitary facility in order to minimize any impact on the crop in the field including:	
	WP 02i - Minimize the impact on the crop from leaks and/or spills	
	WP 02j - Ability to access the unit for service	
	WP 02k - Documented response plan in the event of a major leak and/or spill.	
Field Worker Practices (G	GMPs, GHPs, etc.)	
	WP 03 - Is there a written worker practices program?	
	WP 03a - Does the program establish employee work rules which address the following:	
Page 38; Line 681-692	WP 03b - Training on proper sanitation and hygiene practices	
r age 30, Line 001-032	WP 03c - Requirement for workers to wash their hands before beginning or returning to work.	
	WP 03d - Confine smoking, eating and drinking (except water) to designated areas.	
	WP 03e - Storage requirements for personal items in/or adjacent to the field?	
Page 38; Line 681-683	WP 03f - The appropriate use and sanitation of gloves.	
Page 36; Line 602-603	WP 03g - Proper cleaning, sanitation and storage of hand harvest equipment (knives, scythes, etc).	
	WP 03h - For materials targeted for further processing, is there a written physical hazard prevention program which includes the following?	
	WP 03i - The proper wearing of head and facial hair restraints.	
Page 36; Line 585-591	WP 03j - The proper wearing of apron and other food safety apparel.	
	WP 03k - Removal of visible jewelry (rings, bracelets, necklaces, body piercings, etc.) prior to the start of work.	
	WP 03I - Removal of all objects from upper pockets.	

Worker Practices (continued)		
Page & Line #s	Question	Comments
Worker Health Practices		
Page 39; Line 700-701	WP 04 - Is there a written worker health practices program?	
Page 39; Line 702-708	WP 04a - Are employee work rules established which address the following:	
	WP 04b - Workers with diarrheal disease or symptoms of other infectious disease are prohibited from handling fresh produce.	
	WP 04c - Workers with open cuts or lesions are prohibited from handling fresh produce.	
	WP 04d - Actions for employee to take in the event of injury or illness.	
	WP 04e - A policy describing procedures for handling/disposition of produce or food contact surfaces that have come into contact with blood or other body fluids.	

	Field Sanitation	
Page & Line #s	Question	Comments
General Requirements		
Page 38; Line 681-683	FS 01 - Is there a written policy for all employees and all visitors in the field location which describes the required field sanitation SOPs?	
Field Activities		_
	FS 02 - Does the written field activity SOP address the following:	
Page 40; Line 744-746	FS 02a - Cross contamination by farming equipment that comes into contact with raw manure, untreated compost, waters of unknown quality, animals of significant risk or other potential sources.	
	FS 02b - If "yes", does it appropriately restrict the use or require a documented cleaning and sanitation program of the equipment?	
	FS 02c - If cleaning and sanitation is required, are records of the cleaning/sanitation available for review.	
Harvest Activities		
	FS 03 - Does the written harvest activity SOP address the following:	
Page 38; Line 684-685	FS 03a - Is a specific individual assigned the food safety responsibility for harvesting?	
	FS 03b - Is a documented daily food safety harvest assessment available for review?	
	FS 03c - Is the assessment dated?	
	FS 03d - Is the individual who conducted the assessment identified?	
	FS 03e - Are the specific growing blocks associated with the assessment clearly identified?	
	FS 03f - Is the Harvester name and contact information documented?	
	FS 03g - Does it require a visual assessment for intrusion into the field for animals of significant risk?	
Page 47; Table 5	FS 03h - If yes, is evidence of intrusion documented?	
	FS 03i - If yes, does it document that appropriate remedial actions been taken?	
	FS 03j - SSOP of harvest equipment addressing the following	
Page 37; Line 638-640	FS 03k - Frequency of cleaning and sanitation	
Page 38; Line 686	FS 03I - Chemical usage and record keeping	

Field Sanitation (continued)		
Page & Line #s	Question	Comments
Page 37; Line 638-640	FS 03m - Equipment specific cleaning instructions	
Page 38; Line 686	FS 03n - Chemical storage	
	FS 03o - All chemical storage containers are labeled appropriately	
Page 36; Line 600	FS 03p - Sanitation verification	
Page 36; Line 601	FS 03q - Daily inspection	
Page 36; Line 602	FS 03r - N/A	
Page 36; Line 607-608	FS 03s - SOP for handling and storage of product containers addressing the following	
Page 36; Line 609	FS 03t - Over night storage	
Page 36; Line 610	FS 03u - Contact with the ground	
Page 36; Line 611	FS 03v - Container assembly (RPC, fiber bin, plastic bin, etc)	
Page 36; Line 612	FS 03w - Damaged containers	
Page 36; Line 613	FS 03x - Use of containers only as intended	
Page 36; Line 614	FS 03y - SOP for sanitary operation of equipment	
Page 36; Line 615	FS 03z - Are spills and leaks addressed	
Page 37; Line 645-647	FS 03aa - Harvest equipment protection	
	FS 03bb - Overnight equipment storage	
	FS 03cc - As per the SOP for Sanitary Operation of Equipment, were the appropriate remedial actions taken as necessary?	

	Field Observations	
Page & Line #s	Question	Comments
Water Use		
	FO 01 - Are all active and/or inactive water sources recorded in the Water Use Audit?	
	FO 01a - From visual inspection, there is no evidence that the water sources and distribution systems may pose a contamination risk	
	(damage, inadequately maintained, evidence of animal activity, connection with effluent systems)?	
	FO 01b - No other observations of improper use of water	
Soil Amendments		
	FO 02 - No evidence of undocumented use of soil amendments?	
	FO 02a - No evidence of improperly applied soil amendments?	
	FO 02b - No evidence of improperly stored soil amendments?	
	FO 02c - No other observations of improper use of soil amendments	

	Field Observations	
Page & Line #s	Question	Comments
Environmental Factors		_
	FO 03 - No evidence of fecal contamination in the field?	
	FO 03a - No evidence of animals of significant risk in the field?	
	FO 03b - No evidence of non-compliance with distances as outlined in the Environmental Assessment?	
	FO 03c - No evidence that remedial actions such as animal barriers (fences, gates, grates, etc) are not in good repair and operational?	
	FO 03d - No evidence that worker hygiene rules have been violated during the crop cycle?	
	FO 03e - No other observations of environmental risk factors.	
Work Practices		
	FO 04 - No employees eating, drinking (except water), chewing tobacco or smoking in crop production actively harvested areas?	
	FO 04a - All employees observed to have washed their hands after; restroom usage, work breaks or any returning to work occasion?	
	FO 04b - No evidence that sanitary facilities are not routinely clean and operational?	
	FO 04c - No evidence that worker hygiene rules have been violated during the crop cycle?	
	FO 04d - No evidence that sanitary facilities are not adequately stocked with disposable supplies?	
	FO 04e - No improperly stored personal items observed in the field?	
	FO 04f - No evidence or observations that employees are not using the restrooms?	
	FO 04g - No employees with uncovered wounds, boils or cuts?	
	FO 04h - No employees with symptoms of infection or contagious disease?	
	FO 04i - No other observations of improper work practices.	
Field Sanitation		
	FO 05 - No evidence of excessive non-vegetative debris in the field?	
	FO 05a - No evidence of open and/or unsupervised chemicals in the field?	
	FO 05b - No evidence of leaks and spills on equipment in the field?	
	FO 05c - No evidence of the use of non-sanitized farm equipment that may have come in contact with raw manure, untreated compost,	
	waters of unknown quality, wildlife or domestic animals?	
	FO 05d - No evidence of other cross-contamination potential of product and/or product contact surfaces?	
	FO 05e - No other evidence of improper field sanitation.	